

UNITED STATES DISTRICT COURT

for the

EASTERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,

Plaintiff,

v.

GARLAND LEON SEAY

Defendant.

Case No.: CR-24-209-JFH

Date: 12/17/2024

Time: 3:11 p.m. – 3:22 p.m.

MINUTE SHEET – ARRAIGNMENT

Gerald L. Jackson, U.S. Magistrate Judge P. Bruce, Deputy Clerk FTR Courtroom: 4 - Room 420

Counsel for Plaintiff: Michael Robinson, AUSA

Counsel for Defendant: Wes Cherry, Retained

☐ Defendant gives consent to proceed by video conference☐ Fin. Afd / Deft orally requested counsel ☐ Objections ☐ yes ☐ no ☐ Court appointed counselDefendant appears in person: ☒ with Counsel; ☐ Counsel waived; ☐ w/o Counsel;☒ Defendant acknowledged receipt of Indictment and has had an opportunity to discuss it with counsel☒ Defendant advised of constitutional rights, charges, possible penalties☒ Defendant waives formal reading of Indictment☒ Defendant entered not guilty plea as to Counts 1-3 of the Indictment☒ **Jury Trial set January 27, 2025, at 8:45 a.m., before District Judge John F. Heil, III**☒ Court advised defendant will have 14 days to file motions and Government will have 7 days to respond☒ EXPERT WITNESS NOTICES to be filed within fourteen (14) days after arraignment. Any DAUBERT MOTIONS to be filed within 14 days of the filing of the Expert Witness Notices.☒ Joint Status Report and Notices due within 7 days**Discovery:**☒ Court inquired of counsel as to the status of discovery production pursuant to Local Criminal Rule 16.1(A) requiring the Government to provide discovery to defendant contemporaneously with the Arraignment.☒ Government states discovery will be available via USAFX at the conclusion of the Arraignment☐ Government has complied☐ Government has not compliedParties ☐ do ☐ do not foresee any problems which the Court should anticipate.☒ Court reminds Government of their discovery obligations pursuant to the Due Process Protections Act**Detention / Bond:**☒ Defendant allowed to post bond in the amount of \$10,000.00 (unsecured) with conditions of release☐ Government filed a Motion for Detention☐ Defendant orally requested detention hearing☐ Detention hearing set☐ Defendant waives the issue of detention at this time☐ Defendant agreed issue of bond is moot☐ Defendant to remain in custody and was remanded to the custody of USMS☒ The sound recording for this hearing has been reviewed for completeness and correctness. The recording is a true and accurate record of these proceedings: PB